

Exhibit C

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IN THE UNITED STATES DISTRICT COURT FOR
 THE WESTERN DISTRICT OF PENNSYLVANIA

V ALERIE W. WAKEFIELD,)
)
Plaintiff,)
)
v.) Civ. No. 05-79 Erie
)
JOY MINING MACHINERY)
COMPANY, a division of Harnischfeger)
Industries,)
)
Defendant)
)

FINAL CASE MANAGEMENT ORDER

AND NOW, to-wit, this 23rd day of January, 2007,

IT IS ORDERED that the above-captioned civil action shall proceed under Local Rule 16.1 of this Court, for pretrial proceedings. All provisions of the Rule will be strictly enforced.

IT IS FURTHER ORDERED that counsel shall confer with their clients prior to all case management, status or pretrial conferences in order to obtain authority for the purposed of participating in settlement negotiations to be conducted by the court. Counsel are encouraged to appear with their principals at all such conferences, or instruct the principals to be available by telephone to facilitate the amicable resolution of all litigation.

1. The parties shall file motions for the judgment on the pleadings, for summary judgment or to dismiss, if appropriate, on or before March 27, 2007. All such motions shall be accompanied by a brief. Responses to such motions shall be accompanied by briefs and shall be filed within thirty days. Any reply briefs shall be due (15) days thereafter. All motions for summary judgment and responses

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shall be accompanied by a, separate filed Concise Statement of Material Facts or Responsive Concise Statement of Material Facts as provided in L.R. 56.1.

2. In addition to the concise statements of material facts required by L.R. 56.1. on or before May 12, 2007, the movant shall file a *joint* concise statement of material facts. The opposing party shall cooperate with the movant in preparing the joint concise statement of material facts. This joint concise statement shall combine the movant's concise statement of material facts with the responsive concise statement, i.e., movant shall combine its separately numbered paragraph (1) with the response to that same numbered paragraph in the revised separately numbered paragraph (1). The joint concise statement shall be prepared so that the response to each separate numbered paragraph is readily identifiable as a response and not part of the movant's submission.

3. If the parties do not file motions for judgment on the pleadings, for summary judgment, or to dismiss, plaintiff's pretrial narrative statement shall comply with L.R. 16.1.4A and be filed on or before N/A. Counsel shall specify the material facts, including damages, to be proved at trial upon objection or by the Court *sua sponte*.

4. If such dispositive motions are filed, and they are denied, plaintiff's narrative statement shall comply with L.R. 16.1.4A and be filed within forty-five days after the Court's decision. Counsel shall specify the material facts, including damages, to be proved at trial. Proof of material facts not specified may be excluded at trial upon objection or by the Court *sua sponte*.

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5. Defendant's pretrial narrative statement shall comply with L.R. 16.1.4B and be
filed within thirty days of the filing of plaintiff's pretrial statement. Counsel shall
specify the material facts, including damages, to be proved at trial. Proof of
material facts not specified may be excluded at trial upon objection by the Court
sua sponte.

6. Within thirty days of the filing of defendant's pretrial statement, counsel for any
third-party defendant shall file a brief narrative statement meeting the
requirements of L.R. 16.1.4C.

7. If requested by the parties, the Court will schedule a status conference at the
convenience of the Court and that parties.

8. If the case is not decided on dispositive motions, the case shall be called for trial

in the event of a mistrial. Counsel are instructed to review the provisions of L.R.
16.1.4.

9. The court shall schedule a pretrial conference at a later
date.

10. Subsequent to the pretrial conference, counsel for all parties may be ordered by
the Court to meet at a mutually convenient place to complete a pretrial stipulation
to further delineate the legal and factual issues involved.

II. It is estimated that trial will take **L** days.

12. Any exhibit which has not been identified by counsel in a pretrial narrative
statement, except an exhibit to be used solely for impeachment purposes, shall not
be admitted as evidence.

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13. Ally depositions or any portion thereof to be read into evidence shall be identified at the pretrial conference. Objections to the admissibility of any portion thereof shaH not include video taped qualifications of experts.

~b'':" 6.~
Maurice B. Cohill, Jr.
Senior United States District Judge

cc: Counsel of Record